PTO/SB/64 (08-03)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

	PETITION FOR BEVI	NAL OF AN ARR	are required to respond to a collection of i	nformation unless	it displays a valid OMB control number.		
	UNINTENTIONALLY	IVAL OF AN APP	LICATION FOR PATENT AB	ANDONED	Docket Number (Optional)		
		ONDER 37 CFR	1.137(b) 		60.1336/1551		
	First named inventor:	Boyle, et al	•				
	Application No.:	09/881,333	. Art l	Jnit: 36	527		
	Filed:	06/14/2001			·		
	Title:				ewitt, James M.		
		LOW LODD THE	active Couplers for use	= in wired	Pipe Strings		
	Attention: Office of Petit	ions					
	Mail Stop Petition Commissioner for Pater	Mail Stop Petition Commissioner for Patents 11/12/2003 SDIRETRI 00000014 09881333					
	P.O. Box 1450		11/12/2003 SDIRETHI 0000001 1330.00 0		D		
	Alexandria, VA 22313-1 FAX: (703) 308-6916	450	01 FC:1453	1220.00			
	NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.						
	The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus an extensions of time actually obtained.						
	APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION						
	NOTE: A grantable petition requires the following items:						
	(1) Petition fee; (2) Reply and/or issue fee;						
	 (3) Terminal disclaimer with disclaimer feerequired for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional. 						
			are delay was unintentional.				
1. Petition fee Small entity-fee \$ (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.							
	Other than sma	all entity - fee \$ 1,3	330_(37 CFR 1.17(m))				
	2. Reply and/or fee						
A. The reply and/or fee to the above-noted Office action in							
the form of Response to Restriction Requirement-Corrected (type of reply):							
has been filed previously on X is enclosed herewith.							
B. The issue fee of \$							
	has been paid previously on						
	⊥ is enc	losed herewith.		per			
_			(Page 1 of 2)				

[Page 1 or 2]
This collection of information is required by 37 CFR 1.137. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information and Trademark Office, U.S. Department of Commerce, P.O. 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED TO Mail Stop Political Complete and Page 1 and 1 and

ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (08-03)
Approved for use 07/31/2006. OMB 0651-0031
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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

3.	Terminal disclaimer with disclaimer fee					
	☑ Since this utility/plant application was filed on o	r after June 8, 1995, no terminal disclaimer is required.				
	 A terminal disclaimer (and disclaimer fee (37 C other than a small entity) disclaiming the require 	FR 1.20(d)) of \$ for a small entity or \$ for ed period of time is enclosed herewith (see PTO/SB/63).				
a a	filing of a grantable petition under 37 CFR 1.137(b)	ed reply from the due date for the required reply until the was unintentional. [NOTE. The United States Patent and ation if there is a question as to whether either the 37 CFR 1.137(b) was unintentional (MPEP				
	be included on this form. Provide credit card	information and authorization on PTO-2038.				
	<u>11 - 6 - 03</u>	for the				
Tal		Signature				
	lephone mber: (781) 438-8112	John L. Lee				
		Typed or printed name Lee Patent Services				
		48 Summer Street Address				
En	closures: 🗓 Fee Payment \$1330	Stoneham, MA 02180				
	X Reply ("Response")	Address				
	☐ Terminal Disclaimer Form					
	X Additional sheets containing stateme	nts establishing unintentional delay ("Remarks")				
Other:						
	CERTIFICATE OF MAILING	OR TRANSMISSION [37 CFR 1.8(a)]				
	I hereby certify that this correspondence is being: X deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (703) 308-6916.					
	<u> </u>	Signature				
		Susan L. Filleul				
		Type or printed name of person signing certificate				



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Boyle, et al.

Attorney Docket:

60.1336/1551

Serial No.:

09/881,333

Art Unit:

3627

Date Filed:

6/14/2001

Examiner:

Hewitt, James M.

Invention:

Low-Loss Inductive Couplers for use in Wired Pipe Strings

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper, along with any other papers referred to as being attached or enclosed, is being deposited on the date shown below with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Susan L Filleul

November 6, 2003

Susan Filleul

REMARKS ON

PETITION TO REVIVE UNDER 1.137(b), UNINTENTIONAL DELAY

Dear Sir:

Applicant respectfully petitions for revival under 1.137(b), (unintentional delay) of the above-mentioned patent application.

RECEIVED

NOV 1 4 2003

Corrected Copy of Reply

A reply "Response to Restriction Requirement - Corrected" is enclosed herewith. The Response is corrected in respect to administrative matter only, as discussed below.

Petition Fee Required under 37 CFR 1.17(m)

A petition fee in amount \$1,330 (large entity) is enclosed herewith.

Statement Attesting Personal Knowledge of Mailing

As required under 37 CFR 1.8(b)(3), John L. Lee hereby attests personal knowledge of mailing of "Response to Restriction Requirement" on October 16, 2002.

Statement that the Entire Delay was Unintentional

John L. Lee hereby attests that the entire delay in filing the required reply from the due date of the reply until the due date of a grantable petition pursuant to CFR 1.137(b) was unintentional.

Support for Statement that the Entire Delay was Unintentional

1. "Response to Restriction Requirement" Not in Hands of Examiner.

The application went abandoned because, although the communications of October 16, 2002, (Response to Restriction Requirement), and February 28, 2003, (Duplicate Copy of Response to Restriction Requirement as Requested by Examiner) were received by the PTO on October 21, 2002, and February 28, 2003, respectively, neither were in the hands of the Examiner on May 7, 2003. The "Petition to Obtain Withdrawal of Holding of Abandonment", was filed on the advice of Examiner Hewitt received in a telephone conference initiated by Examiner Hewitt on May 12, 2003. The Petition was mailed on May 16, 2002,

and the matter lay in the PTO's hands until the "Decision on Petition to Withdraw the Holding of Abandonment – Petition Denied" issued on October 15, 2003. Thus, the delay from the due date of the reply, October 15, 2002, until the filing of a grantable petition was unintentional.

2. Petition to Obtain Withdrawal of Holding of Abandonment

The "Petition to Obtain Withdrawal of Holding of Abandonment", based on certificate of mailing, and mailed May 16, 2003, was denied as being incomplete for lack of a statement under 37 CFR 1.8(b)(3) from John L. Lee attesting personal knowledge of mailing of "Response to Restriction Requirement" mailed October 16, 2002. This omission was unintentional.

It is believed that a statement attesting personal knowledge of mailing of the "Response to Restriction Requirement" on October 16, 2002, may be required for the present petition. Accordingly, a statement attesting personal knowledge of mailing is included above in this petition.

3. Response to Restriction Requirement

The "Response to Restriction Requirement - Corrected" enclosed herewith is a corrected copy of the "Response to Restriction Requirement" mailed October 16, 2002. The Response is corrected in respect to administrative matter only, including the mailing date, the PTO address, and more significantly the errors that caused the response mailed October 16, 2002, to be untimely filed, and that in turn caused the application to go abandoned.

A first error was failure to include a petition for a one-month extension of time. It was believed (incorrectly) that October 16, 2002, the date "Response to Restriction Requirement" was mailed, was the due date. In fact, the due date was October 15, 2002. Normally, this would be triggered a conditional petition for a one-month extension of time. But in this case a first sentence "However, this conditional petition for extension of time is being made to provide for the possibility that the need for a petition for extension of time has been overlooked"

was omitted from the Summary section of the Response. The omitted first sentence should have preceded the last sentence in the Summary section of the Response, the sentence that reads "If additional fees are required for the timely consideration of this application, please charge deposit account no. 120914". The intent was to include a request for a conditional petition for extension of time. Omission of the first sentence was unintentional.

The first error is addressed by adding the omitted first sentence to the second paragraph under "Summary of the Response" in "Response to Restriction Requirement – Corrected".

A second error was a failure to delete "DRAFT" from the header of "Response to Restriction Requirement" mailed October 16, 2002. The word "DRAFT" was used in draft documents used in correspondence with the inventor. Failure to delete the word "DRAFT" before the final version was mailed to the PTO on October 16, 2002, was unintentional.

The second error is addressed by removing the word "DRAFT" from the header in "Response to Restriction Requirement - Corrected".

SUMMARY

Applicant respectfully petitions for revival of the above-mentioned patent application under 1.137(b), unintentional delay, and that the "Response to Restriction Requirement - Corrected" be entered. A petition fee in amount \$1,330 (large entity) is enclosed herewith.

It is believed that no extension of time is required. However, this conditional petition for extension of time is being made to provide for the possibility that the need for a petition for an extension of time has been overlooked. If additional fees are required for the timely consideration of this petition, please charge deposit account no. 12-0914.

Grant of this petition, entry of "Response to Restriction Requirement - Corrected", and consideration of the application in respect to elected claims 1-10 are respectfully requested.

Respectfully submitted,

John L. Lee

Registration No. 33,942

MAILING ADDRESS Lee Patent Services 48 Summer Street Stoneham, MA 02180-1925 781-438-8112

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